1		FILED	
2		FILED	
3		OCT 3 0 2013	
4		CLERK, U.S. DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA	
5		BY DISTRICT OF CALIFORNIA DEPUTY	
6			
7			
8			
9			
10	UNITED STATES DISTRICT COURT		
11	SOUTHERN DISTRICT OF CALIFORNIA		
12	BRIGHTON COLLECTIBLES, INC., a Delaware corporation,	Case No. 10-CV-00419- GPC (WVG	
13	Plaintiff,	The Hon. Gonzalo P. Curiel	
14	vs.	SPECIAL VERDICT FORM	
15	AIF CORPORATION d/b/a GLOBAL	Date: October 23, 2013 Time: 9:00 a.m.	
16	TIME INTERNATIONAL, LUCKY-7 INTERNATIONAL and TIME WORLD, a	Crtrm.: 2D	
17	Texas corporation, et al,		
18	Defendants.		
19			
20	We, the jury in the above entitled cause, find the following on the questions		
21	submitted to us:		
22			
23	1. Did plaintiff Brighton Collectib	les, Inc. ("Brighton") prove by a	

1. Did plaintiff Brighton Collectibles, Inc. ("Brighton") prove by a preponderance of the evidence that defendant AIF Corporation ("AIF") infringed upon any valid copyright owned by Brighton?

YES X

NO

28

404831.1

26

27

10-CV-00419-GPC (WVG)

 If your answer is "no," then proceed to page 4 of this form and sign and date it. If your answer is "yes," then please proceed to answer the remaining questions.

2. In the chart below, please mark an "X" for each product that infringes the corresponding copyright and was sold by AIF. If you find that all of the products below infringe the corresponding copyrights and were sold by AIF, you may mark an X in the box next to "All" rather than marking an X for each individual product.

Copyright

Product No.

		(Mark X if "Yes"; Leave Blank if "No")
All	All	
Texas Leather 110002	Cairo	
Texas Leather 110095	Camden	
AIF 2771	Camden	X
Texas Leather 110097	Carolina	
Texas Leather 110042	Essex	
AIF WSM-12	Essex	X
AIF WSL-38	Fairfax	
AIF WSM-20	Fairfax	
AIF 1sb	Fairfax	
AIF s29	Fairfax	
Texas Leather 110196	Hollywood	
AIF G-31	Hollywood	X
AIF T-10	Hollywood	X
AIF TT-4	Hollywood	X
AIF C-26	Hollywood	X
AIF S-26	Hollywood	X
AIF L4	Hollywood	X
Texas Leather 110197	Madison	

404831.1

AIF WSL-28

AIF WSL-38

AIF WSM-1

Infringement by AIF?

Madison

Madison

Madison

- 11			
1	AIF WSM-15	Nantucket	X
$_{2}\Vert$	AIF s13	Nantucket	X
- 11	AIF s58	Nantucket	
3	Texas Leather 110252	Newport	
4	AIF WSL-5	Newport	X
	AIF 2618	Newport	<u> </u>
5	AIF 6219	Pasadena	X
6	Texas Leather 110001	Santa Barbara	
ا ا	AIF WSL-7	Santa Barbara	X
7	AIF S-5	Seattle	X
8	AIF WSM-13	Seattle	X
9	AIF WSM-47	Seattle	X
ال	AIF s5	Seattle	X · _
10	AIF S-4	Tokyo	X
11	AIF T-30	Tokyo	X
	AIF WSL-39	Tokyo	X
12	AIF WSM-4	Tokyo	X
13	AIF WSM-35	Tokyo	X
l.	AIF AC2	Tokyo	X
14	AIF 1sb	Tokyo	X
15	AIF L60	Tokyo	X
16	AIF s4	Tokyo	X
16	AIF T-5	Venice Romantic	X
17	AIF C-21	Venice Romantic	X
18	AIF WSL-17	Venice Romantic	X
l	AIF WSL-20	Venice Romantic	X
19	AIF WSL-21	Venice Romantic	X
20	AIF WSL-23	Venice Romantic	X
l	AIF L48	Venice Romantic	X
21	AIF J12	Venice Romantic	X
22	AIF s78	Venice Romantic	X
23			
1	3. Do you find t	that AIF engaged in copyrigh	at infringement willfully?
24		1, 0	j
25			.
	YES_	NC	<u>X</u>
26			
27			
28			
20			
	404831.1	-2-	10-CV-00419- GPC (WVG)

	Case 3:10-cv-00419-GPC-WVG Document 386 Filed 10/30/13 Page 4 of 4
1	4. Do you find that AIF engaged in copyright infringement innocently?
2	YES NOX
3	YES NOX
5	5. What is the total amount of AIF's profits, if any, resulting from its
6	copyright infringement?
7	copyright immigement.
8	\$ 1,000,000
9	
10	6. What do you find to be the appropriate amount of statutory damages, if
11	any, for plaintiff Brighton to recover against AIF?
12	
13	<u>\$ 1,050,000</u>
14	
15	Please date, sign and return this form.
16	
17	Dated: 10/30/13 Luna Lung
18	Foreperson
19	
20	
21	
22	
23	
24	
25	
2627	
28	
۵۵	404921.1